CIVIL ACTION NO. 05-11391-GA0

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## UNITED STATES DISTRICT COURT **DISTRICT OF MASSACHUSETTS**

PLYMOUTH, SS.		
E. F. Plaintiff,		
AMERICA WEST AIRLINES Inc.,		
Defendant,		

JOINT STATEMENT PUSUANT TO FED.R.CIV.P.26(f) AND L.R.16.1(b)

The parties to the above-captioned matter, by and through their attorneys, hereby submit the following joint statement:

- 1. Pursuant to Fed.R.Civ.P.26(f) and L.R..16.1(b), they conferred for the purpose of:
  - Preparing an agenda of matters to be discussed at the scheduling a. conference;
  - Ъ. Preparing a proposed pretrial schedule for the case that includes a plan for discovery; and
  - Considering whether they will consent to trial by magistrate judge. C.
- 2. After consideration of the topics contemplated by Fed.R.Civ.P.16(b) and 26(f) the parties propose the following pretrial schedule:
  - Required disclosures (26(a)) February 24, 2006 a. Ъ.
    - Written discovery requests April 28, 2006

C.	Motions to Amend or Supplement Pleadings	May 26, 2006
d.	Non-expert disclosures by Plaintiff	June 23, 2006
e	Non-expert disclosures by Defendant	July 23, 2006
f.	Final answers to expert Interrogatories by Plaintiff	July 23, 2006
g.	Final answers to expert Interrogatories by Defendant	August 25, 2006
h.	All discovery completed by	September 29, 2006
i.	All dispositive motions filed	December 1, 2006

The parties have conferred and agree to consider the appointment of a Magistrate

## Respectfully Submitted

/s/Matthew J. Donnelly Matthew J. Donnelly DONNELLY & VALENTE 231 CJC Hwy, Suite # 202 Cohasset, MA 02025 (781) 383 1011 HBO # 646286

/s/Carey Bertrand Carey Bertrand WILSON, ELSER, MOSKOWITZ EDELMAN & DICKER, LLP 155 Federal Street Boston, MA 02110-1727 (617) 422 5300 BBO # 650496

## **Certificate of Service**

I, Carey Bertrand, hereby certify that this document filed through the ECF system will be sent electronically to the registered participants as identified on the NEF on January 19, 2006.

/s/ Carey Bertrand